Exhibit 1

I. Lewis Kruger

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|-----------------------------|
| Activities as CRO | • 11:9-16 |
| (Kruger Direct at ¶ 9-10, 14) | • 18:20-20:17 |
| | • 21:21-22:7 |
| | • 22:20-28:18 |
| | • 108:9-109:13 |
| | • 110:21-113:2 |
| | • 115:16-119:23 |
| Arm's-length Negotiations | • 43:7-49:15 |
| (Kruger Direct at ¶ 5, 14, 57-59) | • 72:13-24 |
| | • 73:11-20 |
| | • 89:19-90:21 |
| | • 119:16-23 |
| | • 191:11-193:21 |
| Awareness of Negotiations | • 12:20-14:17 |
| (Kruger Direct at ¶ 25-26) | • 15:24-20:17 |
| | • 43:7-49:15 |
| | • 72:18-24 |
| | • 80:17-81:14 |
| | • 83:24-84:6 |
| | • 118:25-119:23 |
| | • 121:11-122:2 |
| | • 206:5-17 |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|-----------------------------|
| Basis of Lew Kruger's Decision | • 35:17-22 |
| (Kruger Direct at ¶ 10-11, 36-37, 39) | • 36:11-18 |
| | • 37:12-38:11 |
| | • 53:7-54:10 |
| | • 67:15-20 |
| | • 69:19-72:24 |
| | • 73:11-20 |
| | • 75:10-76:24 |
| | • 85:19-86:2 |
| | • 87:15-89:9 |
| | • 108:9-109:13 |
| | • 110:21-113:2 |
| | • 114:21-115:14 |
| | • 117:22-118:21 |
| | • 125:7-126:14 |
| | • 147:14-148:5 |
| | • 163:5-163:23 |
| | • 166:12-167:2 |
| | • 173:4-174:2 |
| | • 178:3-179:2 |
| | • 189:15-190:12 |
| | • 192:6-194:11 |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|--|
| Benefits of the Settlement Agreement (Kruger Direct at ¶ 2-3,34, 36-38, 40, 43) | 35:17-22 37:12-38:11 |
| | 53:7-54:10 75:10-76:24 87:15-89:9 125:7-21 166:12-167:2 180:8-182:13 |
| | • 193:22-194:11 |
| Creditors' Interests (Kruger Direct at ¶ 51-53) | 37:17-38 53:7-54:10 75:10-76:24 85:19-86:2 87:15-89:9 Mr. Kruger was never asked specifically about his views regarding the Settlement Agreements' impact on creditors, although he opined on the subject repeatedly. |
| Findings (Kruger Direct at ¶ 41-42) | 71:7-72:24 (regarding the PSA Motion) 72:25-73:6 74:4-74:8 76:15-24 87:15-90:21 |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|---|
| Lew Kruger's Authority | • 10:11-11:16 |
| (Kruger Direct at ¶ 14-15, 35-36) | • 33:12-18 |
| | • 34:18-34:24 |
| | • 35:10-16 |
| | • 36:11-23 |
| | • 38:15-39:17 |
| | • 67:15-20 |
| | • 105:18-25 |
| | • 106:15-107:11 |
| | • 128:24-129:9 |
| | • 134:8-14 |
| Litigation Risk | • 149:9-151:10 |
| (Kruger Direct at ¶ 44-50) | • 152:19-153:12 |
| | • 153:24-155:16 |
| | • 172:9-20 |
| | • 173:16-174:9 |
| | • 180:8-184:2 |
| | • 188:16-190:2 |
| Releases for Directors and Officers (Kruger Direct at ¶ 55) | Mr. Kruger was never asked about releases for directors and officers. |
| Terms of the Settlement Agreement | • 37:12-38:11 |
| (Kruger Direct at ¶ 28, 31-32, 39) | • 135:10-135:24 |
| | • 141:1-142:24 |
| | • 160:22-167:5 |
| | • 169:14-170:2 |
| | • 198:7-200:9 |

II. John Dubel

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|--|--|
| Mediation Process (Dubel Direct at ¶¶ 4, 10, 12-16, 18) | 89:6-90:10 94:18-25 142:25-156:6 |
| | • 161:2-162:6 |
| Participation of Institutional Investors (Dubel Direct at ¶ 6) | 143:14-144:6152:21-155:15 |
| The Mediation Order (Dubel Direct at ¶ 9) | Mr. Dubel was not questioned regarding the Mediation Order. |
| Participation of Trustees (Dubel Direct at ¶¶ 6, 11) | 146:11-150:22152:21-155:15 |

III. Mamta Scott

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|--|---|
| The FGIC Settlement Agreement, and the Trustees' Process and Consideration Thereof (Scott Direct at ¶¶ 7-9, 12, 23-24) | 24:9 - 30:9 38:7 - 41:9 42:4 - 43:15 43:20 - 50:20 81:8 - 85:25 86:25 - 88:11 102:12 - 104:11 117:20 - 118:10 124:14 - 125:20 |
| The Plan Mediation Process (Scott Direct at ¶¶ 17-18) | 17:20 – 24:8 134:13 – 135:2 |
| Participation of the Institutional Investors (Scott Direct at ¶ 19) | 27:4 - 29:14 56.10 - 56:23 136:4 - 136:9 136:16 - 137:3 |
| Notice to Investors (Scott Direct at ¶¶ 20-21) | • 135:3 – 137:3 |

IV. Mary Sohlberg

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|---|
| Presence of Trustees, Counsel and Duff & Phelps During Mediation Sessions | 65:23 – 72:8 94:15 – 97:7 |
| Communications and analysis relating to the ongoing mediations negotiations (Sohlberg Direct at ¶¶ 14-16) | 66:12 - 67:25 68:20 - 70:2 71:16 - 71:18 72:9 - 72:13 76:21 - 77:12 79:17 - 80:5 85:14 - 87:18 94:23 - 95:25 96:11 - 97:7 |
| Testimony Regarding the Duff & Phelps Analysis (Sohlberg Direct at ¶ 21) | 114:20 – 115:18 116:21 – 147:4 155:7 – 158:14 168:24 – 171:2 |
| Consideration of Global Settlement Agreement (Sohlberg Direct at ¶¶ 31-33) | 53:24 – 55:13 98:19 – 99:16 109:16 – 110:9 |
| Testimony Regarding the Trustees' Process of Determining Whether to Enter into the Settlement Agreement (Sohlberg Direct at ¶ 12) | 51:15 – 53:15 57:13 – 58:11 61:20 – 62:9 90:11 – 90:20 157:17 – 160:7 |
| Involvement of the Institutional Investors in the Ongoing Mediation (Sohlberg Direct at ¶ 16) | 60:4 – 60:10 110:11 – 113:4 |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|--|
| FGIC Trustees Demanded that Notice Be Given to All Certificateholders In the FGIC Insured Trusts Before Approval of Settlement Agreement (Sohlberg Direct at ¶¶ 18, 19) | 52:6 - 53:15 61:20 - 62:9 81:17 - 82:12 87:25 - 88:21 90:3 - 90:9 91:20 - 92:7 92:17 - 93:3 156:24 - 158:15 159:4 - 159:10 |
| Wells Fargo Benefitted from Views of other FGIC Trustees (Sohlberg Direct at ¶ 17) | Not addressed during the deposition. |
| Consideration of the Settlement Proposal (Sohlberg Direct at ¶ 27) | 51:15 - 59:10 60:12 - 60:19 61:20 - 62:9 78:21 - 79:16 113:19 - 115:18 126:2 - 126:15 126:21 - 144:14 146:20 - 147:4 157:17 - 158:15 162:23 - 163:9 |
| Information Reviewed and Considered by Duff & Phelps (Sohlberg Direct at ¶ 22) | • 167:17 – 171:2 |
| Negotiations were at Arm's-Length (Sohlberg Direct at ¶ 15) | Not addressed during the deposition. |

V. Robert Major

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|--|--|
| Presence of Trustees, Counsel and Duff & Phelps During Mediation Sessions (Major Direct at ¶ 8) | 16:19-18:570:12-71:6 |
| Communications and analyses relating to the ongoing mediations negotiations (Major Direct at ¶¶ 20-22) | 38:3-38:15 65:14-66:4 67:13-68:18 153:15-153:21 154:22-155:9 193:22-195:13 195:24-196:11 |
| Testimony Regarding the Duff & Phelps Analyses (Major Direct at ¶ 9) | 21:13-22:2 22:24-23:5 24:5-25:9 51:13-53:5 53:15-54:8 55:20-60:7 62:8-65:12 68:22-80:12 81:23-90:16 90:22-96:25 98:3-20 100:6-101:8 101:18-102:16 105:10-106:5 108:24-133:15 157:5-158:4 162:14-164:13 |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|--|
| Consideration of Global Settlement Agreement (Major Direct at ¶ 10) | No questions were asked regarding this topic. |
| Testimony Regarding the Trustees' Process of Determining Whether to Enter into The Settlement Agreement (Major Direct at ¶ 15) | 14:13-16:18 18:15-19:4 19:24-21:7 29:12-30:10 31:2-33:23 60:7-61:14 136:21-138:14 141:24-145:7 145:16-146:8 150:18-25 205:11-207:20 209:17-23 214:24-215:5 |
| Involvement of the Institutional Investors in the Ongoing Mediation (Major Direct at ¶ 22) | • 145:16-146:8 |
| FGIC Trustees Demanded that Notice Be Given to All Certificateholders In the FGIC Insured Trusts Before Court Approval of Settlement Agreement (Major Direct at ¶¶ 23-24) | 20:20-21:7197:17-24 |
| BNY Mellon Benefitted from the Views of the other FGIC Trustees (Major Direct at ¶ 26) | No questions were asked regarding this topic. |

| Topic / Testimony Sought To Be Excluded | Deposition Testimony |
|---|---|
| Consideration of the Settlement Proposal (Major Direct at ¶¶ 8, 27) | 27:14-28:2 33:24-34:21 35:8-37:10 38:3-39:18 45:8-48:6 80:13-81:23 103:22-104:4 140:18-141:8 189:8-195:13 |
| Information Reviewed and Considered by Duff & Phelps (Major Direct at ¶ 29) | 52:14-53:5 53:15-25 55:5-18 76:11-77:24 83:14-84:5 87:4-10 106:24-108:23 119:20-119:24 120:4-7 122:13-24 |
| Negotiations were at Arm's-Length (Major Direct at ¶ 21) | • 155:14-156:5 |